

EXHIBIT HH

House Committee on Financial Services, *Letter to Gary Gensler, SEC Chair*, April 18, 2023.

EXHIBIT HH



United States House of Representatives
One Hundred Eighteenth Congress
Committee on Financial Services
2129 Rayburn House Office Building
Washington, DC 20515

April 18, 2023

The Honorable Gary Gensler
Chair
U.S. Securities and Exchange Commission
100 F Street NE
Washington, D.C. 20549

Dear Chair Gensler:

We write regarding the Securities and Exchange Commission's (SEC) approach to the digital asset ecosystem under your tenure. To date, the SEC has forced digital asset market participants into regulatory frameworks that are neither compatible with the underlying technology nor applicable because the firms' activities do not involve an offering of securities. Both approaches hamper the digital asset ecosystem's ability to realize the unique benefits the new technology offers, which harms consumers, investors, and the economy as a whole.

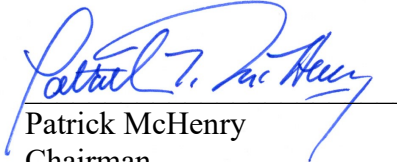
As Chair, you have acknowledged that digital asset trading platforms do not perfectly fit under existing laws and regulations. You have been outspoken in your push for digital asset trading platforms to "come in and register" under the national securities exchange (NSE) framework. Yet, at the same time, you have failed to provide a path that allows digital asset trading platforms to register. As you know, many digital assets are developed for the purpose of being used within a developing system, are capable of being used in non-securities transactions, and are meant to be consumed and used in the protocol for which it was designed. Existing regulations under the NSE framework do not contemplate these features.

Given an NSE can only list securities that have been offered in compliance with the securities laws, the inability to register makes the current NSE framework ill-suited for digital asset trading platforms. Moreover, the lack of clarity provided by the SEC as to what digital assets are considered securities also limits what an NSE can list. It is not clear whether a NSE could list non-securities assets even if such assets were otherwise in compliance with the law.

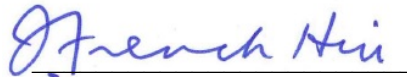
Without clear rules of the road, your push for firms to "come in and register" is a willful misrepresentation of the SEC's non-existent registration process. The only entity to blame for the lack of registrants is the SEC itself. The SEC should take this opportunity to work with Congress to ensure innovators and investors have the regulatory clarity and protections that they deserve.

We look forward to continuing our discussion on these critical issues.


Sincerely,



Patrick McHenry
Chairman
Committee on Financial Services



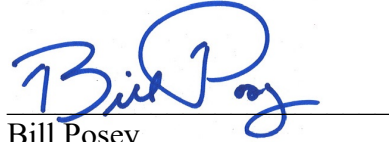
French Hill
Member of Congress



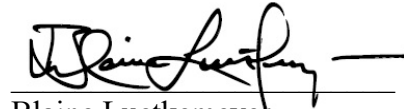
Frank D. Lucas
Member of Congress




Pete Sessions
Member of Congress



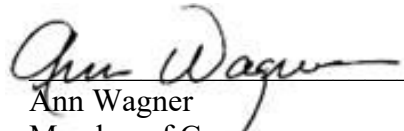
Bill Posey
Member of Congress



Blaine Luetkemeyer
Member of Congress




Bill Huizenga
Member of Congress




Ann Wagner
Member of Congress




Andy Barr
Member of Congress



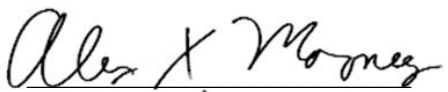
Roger Williams
Member of Congress



Tom Emmer
Member of Congress




Barry Loudermilk
Member of Congress



Alexander X. Mooney
Member of Congress



Warren Davidson
Member of Congress



John Rose
Member of Congress



Bryan Steil
Member of Congress



William Timmons
Member of Congress



Ralph Norman
Member of Congress



Dan Meuser
Member of Congress



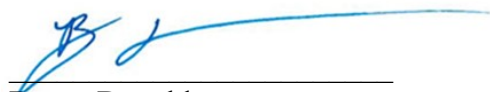
Scott Fitzgerald
Member of Congress



Andrew R. Garbarino
Member of Congress



Young Kim
Member of Congress



Byron Donalds
Member of Congress



Mike Flood
Member of Congress



Michael V. Lawler
Member of Congress



Zach Nunn
Member of Congress



Monica De La Cruz
Member of Congress



Erin Houchin
Member of Congress



Andy Ogles
Member of Congress